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Comptroller

Director of Commissiontides

Director of logistics

Director of Ferencial

Director of Security Director of Training

Chief, And it Staff

Chief, Commercial Staff Chief, Management Staff

Chief, Medical Staff

Appeal Desport Assistant to the DD/S

Caief. Project Administrative Planning Staff

: Procedure for Processing Regulatory Material

- 1. I am encyloged that we must take immediate steps to tighten up our checks and centrals over the preparation, coordination, and issuance of regulatory material. Recently there have heen insta ces where a preposed regulation has been withdrawn - evidently been see it developed there was so seed for the regulation is the first place. There have been other instances where, on the basis of communic received, a proposed issuance was revised to such as extent as to invalidate the original proposal. Furthermore, material is being proposed is the form of proposed regulations which should be said ext is bardback form.
- 2. As a regult of all this we have been subjected to quite a let of justifiable eriticism. I recognise that regulations will also ways be a source of exiticism, some of it justified and some of it asjustified. I also recognize that the problem of getting regulations out is time community and fromth with many obstacles. However, the fact that it is a complicated problem makes it all the more important that our control system must be a sound and verkable one. With this is mind, the following procedures are prescribed for the processing of regulatory material in the Support Pervices:
 - a. The Assistant Deputy Director (Support) is desigrated as the initial screening point for all proposed reguletery meterial.
 - b. When any office or staff desires to issue a new regulation, bardbook, or setime, or revise an existing one, a draft of the proposed issuence will be forwarded to the Assistant Deputy Director (Support), accompanied by a memoracium aigued by the Cifice Head or Staff Chief setting forth the following:

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(1) Description:

A description of the proposed issuance and an indication as to what it is designed to accomplish. In the case of a revision, clearly identify the changes and the resons therefor.

(2) Orlain:

A statement giving the origin of the proposed issues: - whether at the initiative of the originating office or at the request of some other Agency classes.

(3) Justification:

A brief statement which sets forth clearly the meed for the proposed regulation. If the scholarion of data or reports is required, indicate how sad for what purpose the information will be used.

(4) Seems of Interest:

As indication as to whether the proposed imponent is of general interest and application throughout the Agency or limited to a particular group of employees or only a few organizational units.

- e. If, after review of the draft and the supporting memorandum, a determination is made that the proposed issuance is necessary and in generally estimatery form, the ADD/S will authorize appropriate coordination by the originating office within the Support Services.
- d. After obtaining the conservences of interested offices in the Support Services, the proposed issuance vill them be submitted to the ASS/S for approval for the Segulations Control Staff to escribe with PD/P, DE/I, and the Inspector General. If escentiones are received without change or comment, the Segulations Control Staff will prepare the publication for final approval and suthestication.
- e. If non-concurrences or comments are received from DD/P, DD/I, or the Impactor Several, which appear to require revision and re-coordination of the proposed issuance, such comments will be econolidated by the Regulations Control Staff and forwarded to the ADD/S for review and discussion with the originating and concurring efficie. If it is determined that the issuance meeds to be revised and re-coordinated, the originating office will propers a revised druft incorporating the required changes and re-schult it to the Assistant Deputy Director (Support) for approval for re-coordination.



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f. If the revised draft is approved for re-coordination by the AUD/S, it will then be exhetted to the Regulations Control Staff for first occurrence, approved and authentication as in sub-paragraph d above.

3. The establishment of this procedure is intended in so may to discourage the isomenes of model regulatory enterial. I believe that by adhering to this procedure we will be able not only to reduce the amount of time involved in getting isomenes published, but, more important, insure that issuences proposed for publication are indeed monomery.

SIGNED

L. E. Wills Deputy Director (Support)

